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U.S. DISTRICT COUR
NORTHER DIST. OF

IN THE UNITED STATES DISTRICT COURT IN THE UNITED STATES DISTRICT OF TEXAS

FORT WORTH DIVISION

COURT

FORT WORTH DIVISION § Civil Action No.

N. P.

TIFFANY PERRY , \$

Plaintiff, \$

vs. \$

4-05 C V - 630. - Y

COMPLAINT and

DEMAND FOR JURY TRIAL

COMMERCIAL RECOVERY SYSTEMS, INC§ and SHANE RYKER AND JOHN BRONSON § Defendant.

(Unlawful Debt Collection Practices)

# **Preliminary Statement**

- 1. Plaintiff, TIFFANY PERRY, brings this action under the Fair Debt Collection Practices Act, 15 U.S.C. § 1692, et seq. ("FDCPA") as well as under the Texas Debt Collection Act, Tex. Finance Code § 392.001, et seq. ('TDCA"), to obtain statutory damages, actual damages, injunctive relief, declaratory relief, and other relief for the Defendants violations of the FDCPA.
- 2. Defendant, COMMERCIAL RECOVERY SYSTEMS, INC. [CRS] and Defendants SHANE RYKER and JOHN BRONSON attempted to collect a consumer debt ('Debt'') allegedly owed by Plaintiff arising from a purported obligation to CHEVY CHASE in the amount of \$1,453.00 ('Debt) required Plaintiff to pay money arising out of transactions in which money, property, insurance, or services were the subject thereof and the same were primarily for personal, family, or household purposes.

Original Complaint and Demand for a Jury by TIFFANY PERRY

### Jurisdiction and Venue

- 3. Jurisdiction of this Court attains pursuant to 15 U.S.C. §1692k (d), 28 U.S.C. §\$1331 and 1337(a),
- 4. Venue in the NORTHERN District of Texas is proper under 28 U.S.C. § 1391(b)-(c) and because the acts and transactions occurred here and the Defendants transact business here.

#### **Parties**

- 5. Plaintiff is a citizen of the State of Texas. Plaintiff is a "consumer" as defined by 15 U.S.C. § 1692a (3). The Plaintiff resides at 736 Somerset Court, Mansfield, TX 76063.
- 6. COMMERCIAL RECOVERY SYSTEMS, INC. [CRS] is a corporation engaged in the business of collecting consumer debts in the NORTHERN District of Texas. The principal purpose of business is the collection of consumer debts using the mails and telephone, and it regularly attempts to collect consumer debts for others. COMMERCIAL RECOVERY SYSTEMS, INC. [CRS] is a "debt collector" as defined by 15 U.S.C. § 1692a(6). The principal place of business of the COMMERCIAL RECOVERY SYSTEMS, INC. [CRS] is at 8035 East R. L. Thornton Freeway, Suite 320, Dallas, TX 75228-7018.
- 7. Defendant SHANE RYKER and JOHN BRONSON are employees of the Defendant COMMERCIAL RECOVERY SYSTEMS, INC. [CRS] and is a "debt collector" as defined by 15 U.S.C. §1692a(6).

<sup>2</sup> Original Complaint and Demand for a Jury by TIFFANY PERRY

## **Factual Allegations**

- 8. In September 2005 the Defendants started contacting the Plaintiff at work in an attempt to collect an amount of \$1,453.00 and was told that the Plaintiff could not accept any private calls; however, the Defendants left personal, verbally threatening messages demanding that the Plaintiff return his calls.
- 9. The Defendant SHANE RYKER and JOHN BRONSON, or a person claiming to be SHANE RYKER and JOHN BRONSON, persistently called the Plaintiff as a representative of CRS as well as called the Plaintiff's husband at his place of employment demanding payment of \$1,453.00 without identifying that the call was from a debt collector and the nature of the obligation.
- 10. After several calls, the Plaintiff returned the Defendant's calls on September 21<sup>st</sup>, 2005, and requested the name of his agency and an itemized bill for the purported debt, but was refused.
- 11. The Defendants were in effect threatening that if this amount was not paid that litigation would commence and that she would be served at work, despite her requests not to be called or contacted at work, that she would be arrested and her wages garnished.
- 12. On September 21<sup>st</sup>, 2005, after several other calls to the Plaintiff's husband, the Defendants spoke with the Husband and asked why was he married to a woman like the Plaintiff who did not pay her bills, which reality is far from the truth.
- 13. On September 21st, 2005, the Plaintiff called and demanded that the Defendants cease all collection activity, especially calls to her at work.
- 14. Under the guise of settlement an offering, on September 27<sup>th</sup> and again
  3 Original Complaint and Demand for a Jury by TIFFANY PERRY

September 28<sup>th</sup>, 2005, the Defendants called the Plaintiff at her place of employment and called the employer of the Plaintiff seeking salary information. Earlier, the CRS representative stated in a telephone message that he was going to call payroll so he would know from where he would get the money owed.

- No litigation has been instituted as threatened.
- 15. Plaintiff received no further communication from the Defendant that included any written debt validation notice as required by 15 U.S.C. §1692g(a).
- 16. The foregoing act and omission was undertaken on behalf of the Defendants by their agent, or employee, acting at all times relevant hereto within the scope of that relationship.
- 17. The foregoing act and omission of the Defendants was undertaken willfully, intentionally, knowingly, and/or in gross disregard of the rights of the Plaintiff.
- 18. The foregoing act and omission of the Defendant was undertaken indiscriminately, as part of their regular and routine collection efforts, and without regard to or consideration of the identity or rights of the Plaintiff.

#### First Claim for Relief

- 19. The Plaintiff repeats, realleges, and incorporates by reference the foregoing paragraphs. The Defendant's violations of the FDCPA include, but are not limited to, the following:
  - a. In violation of 15 U.S.C. § 1692d, and the "least sophisticated consumer standard," the Defendant engaged in conduct the natural consequence of which was to harass, oppress, or abuse a person in connection with the collection of a debt.
  - b. In violation of 15 U.S.C. § 1692f, and the "least sophisticated consumer standard," the Defendant used unfair and unconscionable means to collect a Original Complaint and Demand for a Jury by TIFFANY PERRY

debt.

c. In violation of 15 U.S.C. § 1692g(a), the Defendant failed to provide the Plaintiff with a written validation notice.

#### Second Claim for Relief

- 20. The Plaintiff repeats, re-alleges, and incorporates by reference the foregoing paragraphs. The Defendant's violations of the TDCA include, but are not limited to the following:
  - a. In violation of Tex. Fin. Code § 392.301(a)(8), the Defendant threatened to take (and/or did take) an action prohibited by law.
  - b. In violation of Tex. Fin. Code § 392.304 (a)(19), the Defendant used false representations or deceptive means to collect a debt .
  - c. In violation of Tex.. Fin. Code § 392.302, the Defendant, by calling incessantly, employed practices that were intended to oppress, harass and abuse the plaintiff
- 21. Under Tex. Fin. Code Ann. § 392.403, the Defendant's violations of the TDCA render him liable to Plaintiff for statutory damages, actual damages, injunctive relief, declaratory relief, costs, and reasonable attorney fees.

### **Prayer for Relief**

WHEREFORE, the Plaintiff prays that this Court:

- 1.. Declare that Defendant's actions violate the FDCPA and the TDCA.
- 2. Enjoin the Defendant's actions that violate the TDCA.
- 3. Enter judgment in favor of Plaintiff and against Defendant for statutory damages, actual damages, costs, and reasonable attorneys fees as provided by 15 U.S.C. §1692k(a) and/or Tex. Fin. Code Ann. § 392.403

4. Grant such further relief as deemed just.

Dated: October 9, 2005

Respectfully submitted

Mark V. Oppenheimer #44622CT ATTORNEY FOR PLAINTIFF 3007 St. Frances Drive

Mansfield, Texas 76063 Email: russius@gmail.com Voice: 817-808-6698

# **DEMAND FOR JURY TRIAL**

Plaintiff demands trial by jury in this action.

Dated: October 9, 2005

Respectfully submitted,

Mark V. Oppenheimer #44622CT

3007 St. Frances Drive Mansfield, Texas 76063 Voice: 817-808-6698

ATTORNEY FOR PLAINTIFF

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JS 44 (Rev 11/04)

The JS 44 civil cover sheet and the information contained begrein replace for supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS TIFFANY PERRY  2005 OCT     P!   : 23  (b) County of Residence of First Listed Plaintiff (EXCEPT IN U.S. PLAINTIFF CASES)  (c) Attorney's (Firm Name, Address, and Telephone Number)  MARK OPPENHEIMER, 3007 St. Frances Drive, Mansfield, TX 76063			DEFENDANTS  COMMERCIAL RECOVERY SERVICES, INC and SHANE RYKER and JOHN BRONSON  County of Residence of First Listed Defendant (IN U.S. PLAINTIFF CASES ONLY)  NOTE IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED  Attorneys (If Known)  4 0 5 C V - 6 3 0 Y		
(817)808-6698  II. BASIS OF JURISD  1 US Government Plaintiff  1 2 US Government Defendant	ICTION (Place an "X" in One Box Onl  3 Federal Question (U.S. Government Not a Party)  4 Diversity (Indicate Citizenship of Parties in	ly)  III. CIT (Fo  Citizen o  Citizen o  Citizen c  Citizen c	IZENSHIP OF P r Diversity Cases Only) P of This State		(Place an "X" in One Box for Plaintiff and One Box for Defendant)  PTF DEF Incipal Place
IV. NATURE OF SUIT	(Place an "X" in One Box Only) TORTS	FORFE	ITURE/PENALTY	BANKRUPTCY	OTHER STATUTES
□ 110 Insurance □ 120 Marine □ 130 Miller Act □ 140 Negotiable Instrument □ 150 Recovery of Overpayment	PERSONAL INJURY   362 Per   310 Aurplane   362 Per   1315 Aurplane   365 Pers   320 Assault, Libel & Prod   368 Assault, Libel & Prod   330 Federal Employers' Liability   1340 Marine   PERSONA   345 Marine Product Liability   371 Trut   350 Motor Vehicle   380 Othe Product Liability   385 Proj   360 Other Personal Injury   360 Other Personal Injury   510 Mot   530 Motor Vehicle   360 Other Personal Injury   510 Mot   530 Motor Vehicle   360 Other Personal Injury   510 Mot   530 Gen   530	sonal Injury - Malpractice sonal Injury - Malpractice sonal Injury - Gezo Gezo Gezo Gezo Gezo Gezo Gezo Gezo	Agriculture Other Food & Drug Drug Related Seizure f Property 21 USC 881 Luquor Laws R R & Truck Airline Regs Occupational afety/Health Other LABOR Fair Labor Standards Act Labor/Mgmt Relations Labor/Mgmt Reporting & Disclosure Act Railway Labor Act Other Labor Litigation Empl Ret Inc Security Act	□ 422 Appeal 28 USC 158 □ 423 Withdrawal 28 USC 157 □ PROPERTY RIGHTS □ 820 Copyrights □ 840 Trademark □ 840 Trademark □ 861 H1A (1395ff) □ 862 Black Lung (923) □ 864 SSID Trite XVI □ 865 RSI (405(g)) □ FEDERAL TAX SUITS □ 870 Taxes (U S Plaintiff of Defendant) □ 871 IRS—Third Party 26 USC 7609	400 State Reapportionment   410 Antitrust   430 Banks and Banking   450 Commerce   460 Deportation   470 Racketeer Influenced and Corrupt Organizations   480 Consumer Cledit   490 Cable/Sat TV   810 Selective Service   850 Securities/Commodities/ Exchange   875 Customer Challenge   12 USC 3410   890 Other Statutory Actions   891 Agricultural Acts   892 Economic Stabilization Act   893 Environmental Matters   894 Energy Allocation Act   895 Freedom of Information Act   900Appeal of Fee Determination Under Equal Access to Justice   950 Constitutionality of State Statutes
V. ORIGIN  Proceeding  Proceed					
VI. CAUSE OF ACTION  Cite the U.S. Civil Statute under which you are filing (Do not cite jurisdictional statutes unless diversity)  Brief description of cause 15 USC 1692 et seq pendant claims  VII. REQUESTED IN  CHECK IF THIS IS A CLASS ACTION  DEMAND SSTATUTOPY  CHECK YES only if demanded in complaint					
VII. REQUESTED IN COMPLAINT:	UNDER F R C P 23	SSACTION DEN	IAND SSERT WIO	JURY DEMAND:	
VIII. RELATED CASS	E(S) (See instructions) JUDGE			DOCKET NUMBER	
DATE 10/09/2005		TURE OF ATTORNEY OF	RECORD		
FOR OFFICE USE ONLY				V	
RECEIPT # 54099 AMOUNT 250 APPLYING IFP JUDGE MAG JUDGE					

#### INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44

#### Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows.

- I. (a) Plaintiffs-Defendants. Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title
- (b) County of Residence. For each civil case filed, except U S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved)
- (c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".
- II. Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.C.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below

United States plaintiff. (1) Jurisdiction based on 28 U S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here.

United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; federal question actions take precedence over diversity cases)

- III. Residence (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.
- IV. Nature of Suit. Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerks in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.
- V. Origin. Place an "X" in one of the seven boxes.

. . .

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.

Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action Use the date of remand as the filing date

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.

Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407. When this box is checked, do not check (5) above.

Appeal to District Judge from Magistrate Judgment. (7) Check this box for an appeal from a magistrate judge's decision.

- VI. Cause of Action. Report the civil statute directly related to the cause of action and give a brief description of the cause. Do not cite jurisdictional statutes unless diversity.

  Example:
  U.S. Civil Statute: 47 USC 553
  Brief Description: Unauthorized reception of cable service
- VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

Demand. In this space enter the dollar amount (in thousands of dollars) being demanded or indicate other demand such as a preliminary injunction

Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.

VIII. Related Cases. This section of the JS 44 is used to reference related pending cases if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.